

**Iowa Department of Human Services FFY1618 CCDF State Plan  
09/15 -- - Preliminary Implementations Plans (IP) — 09/15**

<b>Plan Cite</b>	<b>Requirement</b>	<b>Staff</b>	<b>Status of IP</b>
<b>1.8.1</b>	<b>Disaster Preparedness</b>	<b>Tami F.</b>	IP will be needed to address development of statewide preparedness and response plan.
<del>2.2.1</del>	<del>Consumer Ed web— regulation/record checks</del>	<del>Ryan</del>	<del>Anticipate website being updated prior to plan submission date.</del>
<del>2.2.2- 2.2.7</del>	<del>Consumer education</del>	<del>Julie</del>	<del>Anticipate consumer education materials being updated and procedures in place for assuring information provided to families eligible for CCA prior to plan submission date.</del>
<b>2.2.8</b>	<b>Information on developmental screening</b>	<b>TBD</b>	IP may be needed to assure coordination and procedures for developmental screening.
<b>3.1.8</b>	<b>Asset verify</b>	<b>Mark</b>	State Plan clarifies that verification can be self-report.
<del>3.1.4; 3.1.6; 3.3.1; 3.3.2; 3.3.3</del>	<del>Section 3 items—CCA access, 12 mo. eligibility, earning fluctuations, no disruption from work, graduated phase out,</del>	<del>Mark</del>	<del>DHS intends to move forward on implementing – by 7/1/16 – 12 month eligibility, 3 month job search, graduated phase out, and a first-phase tiered reimbursement structure to support achieving high quality.</del>  <del>Other requirements are currently in place.</del>
<b>3.2.2</b>	<b>Improving Access to CCA for families experiencing homelessness</b>	<b>Mark/Ryan</b>	IP may be needed to assure procedures in place to expedite enrollment, allow grace period for immunization & health and safety requirements, and conducting outreach.
<b>4.4.2</b>	<b>Rates assure access</b>	<b>Tammi &amp; Julie</b>	IP tbd pending further guidance from OCC
<b>4.6.3</b>	<b>Strategies to increase CCA access</b>	<b>TBD</b>	IP may be needed to assure strategies in place to support access and increased quality of care: in underserved areas and areas with high concentration pf poverty/unemployment and fewer quality providers; for children with special needs or needing non-traditional hours of care; for infants and toddlers.

[continued]

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<b>5.1.6</b>	<b>a) Health and Safety requirements (rules) and b)preservice OR orientation training on H&amp;S</b>	<b>Ryan/Erin</b>	IP will be needed to allow time for input and rule-making process for health and safety requirements and alignment with preservice or orientation training.
<b>5.2.1 &amp; 5.2.2</b>	<b>Monitoring – procedures</b>	<b>Ryan</b>	DHS meets the requirements for centers. IP will address pre-registration and quality assurance in meeting health and safety for non-registered providers receiving subsidy.
<b>5.3.1</b>	<b>Background Checks</b>	<b>Ryan</b>	Awaiting further guidance from OCC. IP will need to address accessing NCIC checks and background checks in other states.
<b>6.1.1</b>	<b>Workforce/Professional Development</b>	<b>Erin</b>	At a minimum and IP will be needed for Preservice or Orientation training.
<b>6.1.10</b>	<b>Provider Training- serving families experiencing homelessness</b>	<b>Julie</b>	IP will be needed to develop training and support plan for providers serving children experiencing homeless.

NOTE: In addition to stakeholder involvement, DHS welcomes suggestions and opportunities to engage child care providers in the discussion, development and review of Implementation Plans and what the new law will mean for providers and parents.

#### **Questions or comments?**

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